



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE

United States Patent and Trademark Office

Address: COMMISSIONER FOR PATENTS

P.O. Box 1450

Alexandria, Virginia 22313-1450

www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
-----------------	-------------	----------------------	---------------------	------------------

10/540,426

06/24/2005

Tae Hyoung Kim

2080-3390

4238

35884

7590

09/16/2008

LEE, HONG, DEGERMAN, KANG & SCHMADEKA

660 S. FIGUEROA STREET

Suite 2300

LOS ANGELES, CA 90017

EXAMINER

CHOKSHI, PINKAL R

ART UNIT

PAPER NUMBER

2623

MAIL DATE

DELIVERY MODE

09/16/2008

PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/540,426

Applicant(s)

KIM ET AL.

Examiner

PINKAL CHOKSHI

Art Unit

2623

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 27 August 2008.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-21 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-21 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-946)
- 3) ☒ Information Disclosure Statement(s) (PTO/SF/ICE)
Paper No(s)/Mail Date 8/27/08
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date _____
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: _____

DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed 07/30/2008 have been fully considered but they are not persuasive. Applicant asserts that muted sections of the detected commercial advertisement disclosed by Iggulden are not the same as the fast forward sections. Examiner disagrees. Iggulden discloses (col.10, lines 20-30) that the muting is used to refer to skipping past certain segments of recorded material during playback. The rejection is maintained. Furthermore, Applicant alleges that Iggulden does not disclose replaying video contents from the current replay location at speeds corresponding to the determined sections. Examiner disagrees with that characterization of the reference. Iggulden discloses (col.5, lines 10-40) that the device plays recorded program at normal speed. When the comparison between stored signature patterns of selected segment (unwanted broadcast segments such as commercial advertisement segment) and received signature of broadcast signal matches, then the normal speed of recorded segment is skipped during playback. Iggulden further discloses (col.5, lines 4-45) that the device playback broadcast program (normal speed); when it detects commercial, it begins playback skip (high speed) and when it determines the end of commercial, it resumes playback of broadcast program (normal speed) as represented in Fig. 19 (elements 526, 544, 546). Also, it's inherent that when the system is skipping a program/commercial, the skipping speed is higher/faster than the normal play speed. The rejection is maintained. With regard to the dependent claims, the respective rejections are maintained as Applicant has only argued that the Iggulden reference does

not cure the deficiencies of independent claims 1, 13, and 18, nevertheless it is the Examiner's contention that Iggulden does not contain any deficiencies. See the rejection below.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

3. **Claims 1-21** are rejected under 35 U.S.C. 102(e) as being anticipated by US Patent 7,269,330 B1 to Iggulden (hereafter referenced as Iggulden).

Regarding **claim 1**, "a method of dynamically searching video contents" reads on the method in a video playback unit to identify selected broadcast segments (abstract and col.10, lines 20-30) disclosed by Iggulden and represented in Fig. 3. As to "the method comprising: determining a normal replay section and a fast forward replay section based on shot index information and a current replay location" Iggulden discloses (col.5, lines 1-7) that after selected segments information identified by playback device, it plays or skips these selected segments based on the information provided for them. As to "replaying the video contents from the current replay location at speeds corresponding to

the determined sections" Iggulden discloses (col.5, lines 14-18) that once the signature pattern for selected segments matches with the stored signature patterns, it immediately identifies it and based on this information it either skips or plays the video. Iggulden further discloses (col.5, lines 21-40) that if the signature pattern does not match with the selected segment then it stores this information for future use.

Regarding **claim 2**, "the dynamic method wherein replaying the video contents from the current replay location comprises: fast-forwarding the video contents from the current replay location at a speed corresponding to the fast forward replay section" Iggulden discloses (col.5, lines 14-18) that after the signature pattern for selected segments matches with the stored information for selected segments, it skips the video segment during the playback. As to "replaying the video contents at a normal speed corresponding to the normal replay section when a start location of the normal replay section is reached" Iggulden discloses (col.10, lines 35-40) that after the end of advertisement segment, system immediately ramps up the audio/video component of the program to play the video at normal speed as represented in Fig. 3.

Regarding **claim 3**, "the method wherein the normal replay section is determined based on a start location and length information obtained from the shot index information" Iggulden discloses (col.5, lines 25-38) that the received

segment is analyzed based on the lengths and start of next program segment to determine if it's a selected segment as represented in Fig. 3.

Regarding **claim 4**, "the method further comprising, audio contents as well as the video contents at a normal speed in the normal replay section" Iggulden discloses (col.10, lines 35-40) that after the end of advertisement segment, system immediately ramps up the audio/video component of the program to play the video at normal speed as represented in Fig. 3.

Regarding **claim 5**, "the method wherein the shot index information comprises section information in a stream for an individual shot that is a physical editing unit of the video contents" Iggulden discloses (col.9, lines 60-66) that the memory unit stores the advertisement segment information from a video stream as represented in Fig. 3.

Regarding **claim 6**, "the method further comprising switching a replay mode from a normal replay to a fast forward replay in response to a user request for the fast forward replay during the normal replay in a dynamic search mode; a user request for a dynamic search function during the normal replay; or completion of replaying a predetermined amount of the video contents at a normal speed in the dynamic search mode" Iggulden discloses (col.25, line 61-

col.26, line 3) that the user has ability to fast forward the commercial during the normal play.

Regarding **claim 7**, "the method further comprising automatically switching a replay mode from a normal replay to a fast forward replay after a predetermined amount of the video contents has been replayed at a normal speed during a dynamic search" Iggulden discloses (col.5, lines 47-52) that after watching a television program, when selected segment is encountered, it automatically skips it. Iggulden further discloses (col.13, lines 17-32) that at the predetermined time periods, commercials are recorded/skipped as represented in Fig. 4. As to "the predetermined amount of the video contents replayed at the normal speed corresponds to an entire selected shot" Iggulden discloses (col.9, lines 64-66) that upon detection of next event marker for regular program segment, skipping for advertisement is terminated and plays at normal mode.

Regarding **claim 8**, "the method further comprising automatically switching a replay mode from a normal replay to a fast forward replay after a predetermined amount of the video contents has been replayed at a normal speed during a dynamic search" Iggulden (US Patent 5,333,091) incorporated by Iggulden in entirety. Iggulden (US Pat 5,333,091) discloses (col.2, lines 34-44, 56-63) that during the presence of a commercial in a TV signal, system automatically scanned past at high speed. As to "the predetermined amount of

the video contents replayed at the normal speed is an amount designated in a first half of a selected shot regardless of a shot length" Iggulden (US Pat 5,333,091) further discloses (col.2, lines 63-66) that the VCR returns to the normal play mode when the tape reaches the beginning portion of video signal.

Regarding **claim 9**, "the method further comprising switching a replay mode from a fast forward replay to a normal replay in response to a user request for the normal replay during the fast forward replay in a dynamic search mode or when a replay location of the video contents reaches a start location of a shot in which the normal replay section is long during the fast forward replay in the dynamic search mode" Iggulden (US Pat 5,333,091) discloses (col.2, lines 63-66) that the VCR returns to the normal play mode when the tape reaches the beginning portion of video signal. Iggulden (5333091) further discloses (col.4, lines 39-52) that VCR is automatically commanded back into the play mode from fast forward mode when it reaches the start point of the next program location.

Regarding **claim 10**, "the method further comprising automatically switching a replay mode from a fast forward replay to a normal replay during the fast forward replay for a dynamic search, and wherein the current replay location of the video contents is a start location of the normal replay" Iggulden (5333091) discloses (col.4, lines 39-42) that the starting point of video contents is a starting point of event A in normal play mode. As to "a shot to be replayed at a normal

speed is selected as a shot with a length larger than a predetermined threshold, wherein the length is calculated based on shot section information in the shot index information, the shot section information comprising a start location and an end location" Iggulden discloses (col.5, lines 25-38) that an analysis is done based on the length of the video contents to distinguish between a normal play mode and fast forward mode.

Regarding **claim 11**, "the method further comprising automatically switching a replay mode from a fast forward replay to a normal replay during the fast forward replay for a dynamic search, and wherein the current replay location of the video contents is a start location of the normal replay" Iggulden (5333091) discloses (col.4, lines 39-42) that the starting point of video contents is a starting point of event A in normal play mode. As to "a shot to be replayed at a normal speed is selected as a shot of which a division result is larger than a predetermined threshold, wherein the division result is obtained by dividing a length calculated based on shot section information in the shot index information by an average of lengths of surrounding shots, the shot section information comprising a start location and an end location" Iggulden discloses (col.5, lines 25-38) that an analysis is done based on the length of the video contents to distinguish between a normal play mode and fast forward mode.

Regarding **claim 12**, "the method wherein replaying the video contents is automatically initiated at a normal speed during the fast forward replay when the video contents have been fast-forwarded for more than a predetermined period defined in a dynamic search" Iggulden discloses (col.13, lines 48-61) that if the second event marker does not occur at predetermined time period, then the system rejects the current fast forward mode and goes back to normal mode.

Regarding **claim 13**, "a method of dynamically searching video contents" reads on the method in a video playback unit to identify selected broadcast segments (abstract and col.10, lines 20-30) disclosed by Iggulden and represented in Fig. 3. As to "the method comprising: determining a normal replay section based on shot index information and a current replay location of the video contents when a dynamic search is requested during a video browsing" Iggulden discloses (col.5, lines 1-7) that after selected segments information identified by playback device, it plays or skips these selected segments based on the information provided for them. As to "fast-forwarding the video contents at a high speed from the current replay location to a start location of the normal replay section" Iggulden discloses (col.5, lines 14-18) that after the signature pattern for selected segments matches with the stored information for selected segments, it skips the video segment during the playback. As to "replaying the video contents at a normal speed in the normal replay section when a replay location of the video contents is the start location of the normal replay section" Iggulden

discloses (col.10, lines 35-40) that after the end of advertisement segment, system immediately ramps up the audio/video component of the program to play the video at normal speed as represented in Fig. 3. As to "repeating determining, fast-forwarding, and replaying when replaying the video contents in the normal replay section is completed" Iggluden discloses (col.16, lines 20-24) that these steps are repeated for the video contents.

Regarding **claim 14**, "the method further comprising replaying, in the normal replay section, audio contents as well as the video contents at the normal speed in the normal replay section" Iggluden discloses (col.10, lines 35-40) that after the end of advertisement segment, system immediately ramps up the audio/video component of the program to play the video at normal speed as represented in Fig. 3.

Regarding **claim 15**, "the method wherein the shot index information comprises section information in a stream for an individual shot that is a physical editing unit of the video contents" Iggluden discloses (col.9, lines 60-66) that the memory unit stores the advertisement segment information from a video stream as represented in Fig. 3.

Regarding **claim 16**, "the method further comprising switching a replay mode from a normal replay to a fast forward replay in response to: a user request

for the fast forward replay during the normal replay in a dynamic search mode; a request for a dynamic search function during the normal replay; or completion of replaying a predetermined amount of the video contents at the normal speed in the dynamic search" Iggulden discloses (col.25, line 61-col.26, line 3) that the user has ability to fast forward the commercial during the normal play.

Regarding **claim 17**, "the method further comprising switching a replay mode from a fast forward replay to a normal replay in response to a user request for the normal replay during the fast forward replay in a dynamic search mode or when a replay location of the video contents reaches a start location of a shot in which the normal replay section is long during the fast forward replay for the dynamic search" Iggulden (US Patent 5,333,091) incorporated by Iggulden in entirety. Iggulden (US Pat 5,333,091) discloses (col.2, lines 63-66) that the VCR returns to the normal play mode when the tape reaches the beginning portion of video signal. Iggulden (5333091) further discloses (col.4, lines 39-52) that VCR is automatically commanded back into the play mode from fast forward mode when it reaches the start point of the next program location.

Regarding **claim 18**, "an apparatus comprising a function of dynamically searching video contents" reads on the video playback unit to identify selected broadcast segments (abstract and col.10, lines 20-30) disclosed by Iggulden and represented in Fig. 3. As to "the apparatus comprising: a media storage unit for

storing the video contents" Iggulden discloses (col.14, lines 20-24) that the advertisement along with program events are stored in memory unit as represented in Fig. 1 (element 128). As to "an index storage for storing shot index information of the video contents" Iggulden discloses (col.14, lines 54-58) that memory unit stores temporary signature, time of the signature information as represented in Fig. 1 (element 150). As to "a controller for determining a normal replay section and a fast forward replay section based on the shot index information, and replaying the video contents according to the determined sections" Iggulden discloses (col.9, lines 43-54) that the control unit handles all the operations of the playback unit as represented in Fig. 1 (element 126). As to "an output unit for outputting the replayed video contents at speeds corresponding to the determined sections" Iggulden discloses (col.9, lines 55-59) that the control unit sends the video signal to monitor as represented in Fig. 1 (element 104). As to "an index generator for generating the shot index information of the video contents" Iggulden (US Patent 5,333,091) incorporated by Iggulden in entirety. Iggulden (US Pat 5,333,091) discloses (col.6, lines 61-66) that the analyzed data with classification information for the video signal is stored in memory so that control signals can be generated for controlling the VCR.

Regarding **claim 19**, "the apparatus wherein the controller comprises: a command interpreter for generating commands for controlling replay, recording,

nonlinear video browsing and indexing to provide functions of recording, index generation, replay and dynamic search" Iggulden discloses (col.11, lines 20-28) that the operator command allows the viewer to control all the functions which are on remote control unit such as forward/rewind, record selected commercials.

As to "a record controller for stroing the video contents in the media storage unit" Iggulden discloses (col.20, lines 13-16) that the control unit to determine if an operator command thru remote control hs been sent to store the current segment.

As to "a replay controller for outputting the video contents to the output unit, replaying contents of an entire video, and providing a nonlinear video browsing function and fast-forward/fast-rewind functions" Iggulden discloses (col.9, lines 55-59; col.25, lines 46-65) that the remote control device controls pause, fast forward, rewind, and sends output to monitor.

As to "an index manager for delivering storage information on the video contents to the replay controller to provide the fast-forward/fast-rewind functions, and providing the shot index information to the replay controller" Iggulden (US Patent 5,333,091) incorporated by Iggulden in entirety. Iggulden (US Pat 5,333,091) discloses (col.6, lines 61-66) that the analyzed data with classification information for the video signal is stored in memory so that control signals can be generated for controlling the VCR.

Regarding **claim 20**, "the method wherein the video contents are replayed at a normal speed in the normal replay section and at a high speed in the fast forward replay section" Iggulden discloses (col.5, lines 4-45) that the device playback broadcast program (normal speed); when it detects commercial, it begins playback skip (high speed) and when it determines the end of commercial, it resumes playback of broadcast program (normal speed) as represented in Fig. 19 (elements 526, 544, 546). Also, it's inherent that when the system is skipping a program/commercial, the skipping speed is higher/faster than the normal play speed.

Regarding **claim 21**, "the apparatus wherein the video contents are replayed at a normal speed in the normal replay section and at a high speed in the fast forward replay section" Iggulden discloses (col.5, lines 4-45) that the device playback broadcast program (normal speed); when it detects commercial, it begins playback skip (high speed) and when it determines the end of commercial, it resumes playback of broadcast program (normal speed) as represented in Fig. 19 (elements 526, 544, 546). Also, it's inherent that when the system is skipping a program/commercial, the skipping speed is higher/faster than the normal play speed.

Conclusion

4. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to PINKAL CHOKSHI whose telephone number is (571) 270-3317. The examiner can normally be reached on Monday-Friday 8 - 5 pm (Alt. Friday off).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Pendleton can be reached on 571-272-7527. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/P. C./
Examiner, Art Unit 2623

/Brian T. Pendleton/
Supervisory Patent Examiner, Art Unit 2623